MAY 1, 1907.

ENUMERATION FOR SCHOOL PURPOSES.

Harrow To

Lake County, Indiana.

By Died Homsternach.

Trustee.

BEFREAD CAREFULLY THE NOTES AND REMARKS BELOW REFORE TAKING THE ENUMERATION.

NOTES.

NOTE L. This report must be made to the County Superintendent on or before the first day of May, 1907, and a duplicate copy should be retained by the School Trustees.

NOTE 2. The law requires the enumeration to be taken between the 10th day of April and the 30th day of same mouth each year.

NOTE 3. After recording the names and enumeration of white persons, begin the list of colored persons on a separate page, writing at the head of the column, "Colored Persons."

NOTE 4. WHO INCLUDED IN THE ENUMERATION.

- (a) In making the enumeration, the Trustee, or person so employed, shall distinguish between the white and colored children, enumerating them in separate lists, and shall list the names of parents, guardians, heads of families, or persons having charge of such child or children, male or female, shall list the full name and give the exact age and the sex of each child so enumerated, and shall secure the signature of either parent, guardian, head of family, or person having charge of such child or children, who shall certify to the correctness of the same under oath.
- (b) He shall include in such list all unmarried persons between the ages of six and twenty-one years, whose parents, guardians, heads of families or persons having charge of such child or children are actual residents of the corporation.
- (c) He shall include in his list such unmarried persons between six and twenty-one years of age as are dependent upon themselves, and not under charge of parents, guardians or heads of families, and shall so designate such persons in a separate list, giving in cities the street and number of the residence of such persons.

NOTE 5. WHO EXCLUDED FROM THE ENUMERATION.

(a) He shall not include in such list any persons residing temporarily in his township, town or city for the purpose of attending school, or who are members of a family staying temporarily in his township, town of city, but whose actual residence is elsewhere.

NOTE 6. ATTACHMENTS TO SCHOOL DISTRICTS IN TOWN-SHIPS.

(a) Only those persons who have children to be enumerated can be attached to a school district.

NOTE 7. TRANSFERS.

(a) The law for the transfer of pupils for school purposes, enacted by the General Assembly of 1901, provides that all children shall be enumerated in the school corporation where they legally reside. Children, whether transferred or not, must be enumerated in the corporation in which

- they legally reside. The transfer has absolutely nothing to do with the enumeration.
- (b) So far as possible transfers should be made at the time the enumeration is taken, but under the new law they may be made at any time.
- (c) The person asking for transfer must be able to show better school accommodations.
- (d) A person desiring to be transferred must apply for such transfer to the Trustee of his own corporation.
- (e) When a transfer has been applied for, it is the duty of the Trustee to hear the case, and then make a record of his action in the case in his record book.
- (f) A transfer to be legal must be a matter of record. The school Trustee should make a record of his decision in reference to transfer in his record book, whether his decision is favorable or adverse to the applicant. The following would be a proper form of record:

Office of [name] Trustee.....[Township, Town or City].
P. O.....Date.....1907.

Signed: [name], parent, guardian or custodian.
Address..... Date...... 1907.

It is my opinion that [name] can [or can not] he better accommodated by the change desired, and I therefore transfer [or do not transfer] h.... Signed | Trustee. Date

In case the transfer is granted, the Trustee granting it should make a certificate of his action, and transmit it to the Trustee of the school corporation to which the transfer is made, and also to the County Superintendent, so both may know who are legally entitled to school privileges within the school corporation.

(g) & Any interested party may appeal from the decision of the Trustee to the County Superintendent, whose decision is final.

NOTE 8. Trustees and School Boards must furnish the trush officers alphabetical lists of all children of compulsory school age, prior to the opening of school. These lists should be made at the time of taking the enumeration.

April 10, 1907.

FASSETT A. COTTON, State Supt. of Public Lustruction,

The attention of school officers is called to the following provision of the law which must be followed in every detail:

"On the first day of school the Trustees, Boards of Trustees, or Commissioners of school corporations, shall furnish the Truant Officer with the names of the children of compulsory age who are cumerated on the regular enumeration lists. These names shall be alphabetically arranged and shall give all the information contained in the regular enumeration returns. The County Commissioners shall provide necessary postage and such blanks as may be required by the State Board of Truancy or the State Superintendent of Public Instruction."

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County, Indiana.

State of Indiana,

County, ss:

I.

, solemnly swear (or affirm) that I will enumerate the

School Children of

.... Township,

_County,

Indiana, accurately and truly, to the best of, my ability.

Fred Mandernack

Trustee, Enumerator.

Subscribed in my presence and sworn to before me, this.

day

of_

1907.

THE ABOVE OATH IS REQUIRED BY LAW.

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that the foregoing enumeration has been taken and returned accurately and truly to the best of his knowledge and belief, and that such list contains the names of all the youth so enumerated and no others.

Trustee.

SCHOOL ENUMERATION LAW.

SECTION 118. TRUSTEE TO TAKE-HIS DUTIES-WHO ENUMERATED.

The School Trustees of the several townships, towns and cities, shall take or cause to be taken, between the tenth day of April and the thirtieth day of the same month, each year, an enumeration of all unmarried persons between the ages of six and twenty-one years resident within the respective townships, towns or cities.

Each person required or employed to take such enumeration shall take an oath or affirmation to take the same accurately and truly to the best of his skill and ability. Such oath or affirmation shall be made a matter of record and kept on file in the office of the School Trustee.

In making the said enumeration, the Trustee or person so employed, shall distinguish between the white and colored children, enumerating them in separate lists, and shall list the names of parents, guardians heads of families, or person having charge of such child or children, male or female, shall list the full name, and give the sex and age of each child so enumerated, shall secure the signature of either parent, guardian, head of family, or person having charge of such child or children, certifying to the correctness of the same, or if this is impossible, shall secure the signature of some responsible person who can certify to the correctness of said list; and he shall give the number of the school district to which such parent, guardian, head of family or person having charge of such child or children, is attached for school purposes, and the number and initials which designate the congressional township in which such parent, guardian, head of family or person having charge of such child or children resides. In cities the said enumerator shall give, in addition to the above enumerated Items, the street and number of the residence of such person. He shall include in such list all unmarried persons between the ages of six and twenty-one years, whose parents, guardians, heads of families or persons having charge of such child or children shall have been transferred to his township, town or city for school purposes; and he shall exclude from such list all persons whose parents, guardians, heads of families or persons having charge of such child or children, shall have been transferred from his township, town or city for school purposes. He shall not include in such list any persons residing temporarily in his township, town or city for the purpose of attending school, or who are members of a family staying temporarily in his township, town or city, but whose actual residence is elsewhere.

He shall include in his list such unmarried persons between six and twenty-one years of age as are dependent upon themselves and not under charge of purents, guardians or heads of families, and shall so designate such persons in a separate list, giving in cities the street and number of the residence of such persons. He shall enumerate no one who is not reported to him personally, and properly certified to as herein provided, except in cases of minors who are dependent upon no one, and not inmates of any family who may be reported as herein provided for; Provided, That if any parent, guardian, head of family, or person having charge of any child shall be absent, the enumerator shall ascertain the fact required from other reliable sources, and sign his own name to the certificate herein required; and in case any parent, guardian, head of family or person having charge of any child entitled to school privileges shall refuse to report to the enumerator any facts berein required, necessary to a full and accurate enumeration, he shall be deemed guilty of a misdemeanor, and upon conviction shall be fined not less than one nor more than ten dollars. Each person required or employed to take the enumeration as provided for in this act, shall, when making returns of said enumeration, to the proper officers, make affidavit or affirmation that he has taken and returned the enumeration in accordance with the provisions of this act, to the best of his knowledge and belief, and that such list contains the names of all persons entitled to be enumerated, and no others. The officers to whom such return is required to be made may take and shall certify such affidavit or affirmation and shall keep in his office such affidavit or affirmation and such report and list of names; and each person so taking and returning the enumeration shall be allowed by the Township School Trustee, or the School Trustees of incorporated towns and cities, reasonable compensation per diem, for his services, to be paid out of the special school fund of such township, town or city. Any person appointed as enumerator, or any officer through whose hands the enumeration required by this act shall pass, who shall knowingly enumerate persons not entitled to be enumerated, or shall in any manner add to or take from the number actually enumerated, shall be deemed guilty of a misdemennor, and, upon conviction of such offense, shall be fined in any sum not less than five nor more than one hundred dollars, or imprisonment in the county jail not less than ten nor more than thirty days, at the discretion of the court. (14)

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Said children reside in Congressional Township, as follows:		
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5	STATE	OF	INDIANA.)
County	of			ss:

1,	the Trustee (or Secretary of the Boar	d of Trustees)
in said C	munty, do solemnly swear that the foregoing es	numeration is
correct copy of the one made under outh, and	that I believe it is full and accurate, and h	as been made
strict compliance with law and the direction	is of the State Department of Public Instruct	ion contained
the first page of this report, and that the e	numeration does not include persons who are	e not entitled
be enumerated.		
		Trustee.
Sworn to and subscribed before me, this	day of	1907.
	County Sup	erintendent.

FO THE COUNTY SUPERINTENDENT.

ENGMERATION RETURN

CHILDREN OF SCHOOL AGE

-40

Township.

for the School Year 1907-1908.

i at the Office of the County Superintendent, examined and filed.

Ocupty Superintenden

1907.